

117TH CONGRESS  
2D SESSION

# H. R. 6505

To amend the Internal Revenue Code of 1986 to provide a child tax credit for pregnant moms with respect to their unborn children, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

JANUARY 25, 2022

Mr. SMITH of Missouri (for himself, Mr. LAMBORN, Mr. BACON, Mr. KELLY of Mississippi, Mr. SCHWEIKERT, Mr. MULLIN, Mr. WEBER of Texas, Mr. MCKINLEY, Mr. GOSAR, Mr. BURGESS, Mrs. WAGNER, Ms. SALAZAR, Ms. HERRELL, Mr. RODNEY DAVIS of Illinois, Mr. CAREY, Mr. MAST, Mr. LUETKEMEYER, Mrs. MILLER-MEEKS, Mr. CAWTHORN, Mr. PALAZZO, Mr. LATURNER, Mr. FEENSTRA, Mr. ELLZEY, Mrs. RODGERS of Washington, Ms. GRANGER, Mrs. MILLER of Illinois, Mr. LONG, Mr. BUDD, and Mr. GRAVES of Louisiana) introduced the following bill; which was referred to the Committee on Ways and Means, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

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## A BILL

To amend the Internal Revenue Code of 1986 to provide a child tax credit for pregnant moms with respect to their unborn children, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-*  
2       *tives of the United States of America in Congress assembled,*

**1 SECTION 1. SHORT TITLE.**

2 This Act may be cited as the “Child Tax Credit for  
3 Pregnant Moms Act of 2022”.

**4 SEC. 2. CHILD TAX CREDIT ALLOWED WITH RESPECT TO  
5 UNBORN CHILDREN.**

6 (a) IN GENERAL.—Section 24 of the Internal Rev-  
7 enue Code of 1986 is amended by adding at the end the  
8 following new subsection:

9 “(l) CREDIT ALLOWED WITH RESPECT TO UNBORN  
10 CHILDREN.—For purposes of this section—

11 “(1) IN GENERAL.—The term ‘qualifying child’  
12 includes an unborn child of an eligible taxpayer, and  
13 the requirements of subsections (e)(1) and (h)(7)  
14 shall be treated as met with respect to such child,  
15 for—

16 “(A) the taxable year immediately pre-  
17 ceding the year in which such child is born  
18 alive, if the taxpayer includes on the return of  
19 tax for such taxable year a social security num-  
20 ber for such child which is issued before the due  
21 date for such return of tax (without regard to  
22 extensions), or

23 “(B) the taxable year in which such child  
24 is miscarried or stillborn, if the taxpayer in-  
25 cludes on the return of tax for the taxable year  
26 the identification number from a certificate of

1           miscarriage or stillbirth issued for such child  
2           under section 229A(b) of the Public Health  
3           Service Act.

4           “(2) RETROACTIVE OR DOUBLE CREDIT AL-  
5           LOWED IN CERTAIN CASES TO ENSURE EQUAL AC-  
6           CESS TO THE CREDIT FOR UNBORN CHILDREN.—

7           “(A) IN GENERAL.—In the case of a qualifi-  
8           fying child of an eligible taxpayer who is born  
9           alive and with respect to whom the credit under  
10          this section is not claimed under paragraph  
11          (1)(A) for the taxable year described in such  
12          paragraph, for the taxable year in which the  
13          child is born alive, with respect to such child—

14           “(i) the amount of the credit allowed  
15          (before the application of this subsection)  
16          under subsection (a), and

17           “(ii) the amount of the credit allowed  
18          (before the application of this subsection)  
19          under subsection (d)(1),

20          shall each be increased by the amount of the  
21          credit which would have been allowed under  
22          each such subsection respectively with respect  
23          to such child for the preceding taxable year if  
24          such child had been treated as a qualifying  
25          child of the taxpayer for such preceding year.

1                 “(B) SPECIAL RULE FOR SPLITTING OF  
2 CREDIT.—In the case of a child otherwise de-  
3 scribed in subparagraph (A) who, but for this  
4 subparagraph, would not be treated as a qual-  
5 ifying child of the eligible taxpayer for the tax-  
6 able year in which such child is born alive—

7                 “(i) subparagraph (A) shall not apply  
8 with respect to such child,

9                 “(ii) such child shall be treated as a  
10 qualifying child for purposes of this section  
11 for such taxable year of—

12                 “(I) the eligible taxpayer, and

13                 “(II) any other taxpayer with re-  
14 spect to whom such child would, with-  
15 out regard to this subparagraph, be  
16 treated as a qualifying child, and

17                 “(iii) in the case of the eligible tax-  
18 payer, the amount of the credit allowed  
19 under subsection (a) and the amount of  
20 the credit allowed under subsection (d)(1)  
21 for such taxable year shall each be equal to  
22 the amount of the credit which would have  
23 been allowed under each such subsection  
24 respectively with respect to such child for  
25 the preceding taxable year if such child

1                   had been treated as a qualifying child of  
2                   the eligible taxpayer for such preceding  
3                   year.

4                 “(3) DEFINITIONS.—For purposes of this sub-  
5                   section—

6                 “(A) BORN ALIVE.—The term ‘born alive’  
7                   has the meaning given such term by section  
8(b) of title 1, United States Code.

9                 “(B) ELIGIBLE TAXPAYER.—The term ‘eli-  
10                  gible taxpayer’ means a taxpayer who—

11                 “(i) with respect to a child, is the  
12                  mother who—

13                 “(I) carries or carried such child  
14                  in the womb, and

15                 “(II) is the biological mother of  
16                  such child or initiated the pregnancy  
17                  with the intention of bearing and re-  
18                  taining custody of and parental rights  
19                  to such child (or acted to such effect),  
20                  or

21                 “(ii) in the case of a joint return, is  
22                  the husband of such mother,  
23                  but only if such taxpayer includes on the return  
24                  of tax for the taxable year the social security  
25                  number of such taxpayer (of at least 1 of such

1           mother or husband, in the case of a joint re-  
2           turn).

3           “(C) SOCIAL SECURITY NUMBER.—The  
4           term ‘social security number’ has the meaning  
5           given such term by subsection (h)(7).

6           “(D) UNBORN CHILD.—The term ‘unborn  
7           child’ means an individual of the species homo  
8           sapiens, from the beginning of the biological de-  
9           velopment of that individual, including fertiliza-  
10          tion, until the point of the earlier of being born  
11          alive or death.”.

12          (b) CONFORMING AMENDMENT.—Subsection (a) of  
13        section 24 of the Internal Revenue Code of 1986 is amend-  
14        ed by striking “for which the taxpayer is allowed a deduc-  
15        tion under section 151”.

16          (c) APPLICATION.—The amendments made by this  
17        section shall apply to children born alive, stillborn, or mis-  
18        carried in taxable years beginning after the date of the  
19        enactment of this Act.

20 **SEC. 3. MISCARRIAGE OR STILLBIRTH CERTIFICATES.**

21          Part A of title II of the Public Health Service Act  
22        (42 U.S.C. 202 et seq.) is amended by adding at the end  
23        the following:

1     **“SEC. 229A. MISCARRIAGE OR STILLBIRTH CERTIFICATES.**

2         “(a) FORM CERTIFYING MISCARRIAGE OR STILL-  
3     BIRTH.—Upon the request of a parent of an unborn child  
4     who dies pursuant to a miscarriage or stillbirth desiring  
5     a certificate described in subsection (b), a qualifying  
6     health care practitioner who attends or diagnoses such  
7     miscarriage or stillbirth may submit to the Secretary, act-  
8     ing through the Director for the National Center for  
9     Health Statistics (referred to in this section as the ‘Direc-  
10    tor’), a form certifying the miscarriage or stillbirth that  
11    includes—

12             “(1) the name of the unborn child (if provided  
13    by the requesting parent);

14             “(2) the sex of the child (if known);

15             “(3) the probable gestational age of the child;

16             “(4) identifying information of the parents of  
17    the unborn child;

18             “(5) a written certification from such practi-  
19    tioner stating, under penalty of perjury pursuant to  
20    section 1746 of title 28, that—

21                 “(A) the mother was diagnosed as having  
22    been pregnant with the unborn child, according  
23    to standard medical practice, by such practi-  
24    tioner or another licensed health care practi-  
25    tioner; and

26                 “(B) the unborn child died—

1                     “(i) as a result of a miscarriage or  
2                     stillbirth attended by or diagnosed by the  
3                     certifying practitioner; and

4                     “(ii) not as a result of an induced  
5                     abortion or any other act that was in-  
6                     tended by the mother to cause the death of  
7                     the unborn child, including through the use  
8                     of any abortion-inducing drug, but not in-  
9                     cluding any treatment of an ectopic preg-  
10                     nancy;

11                     “(6) a written certification from the mother of  
12                     the unborn child stating, under penalty of perjury  
13                     pursuant to section 1746 of title 28, United States  
14                     Code, that the unborn child died as described in  
15                     paragraph (9)(B); and

16                     “(7) any other information as the Director may  
17                     require.

18                     “(b) CERTIFICATE OF MISCARRIAGE OR STILL-  
19                     BIRTH.—Within 60 days of receipt of a form certifying  
20                     a miscarriage or stillbirth submitted by a qualifying health  
21                     care practitioner under subsection (a), the Secretary, act-  
22                     ing through the Director, shall issue to the requesting par-  
23                     ent a certificate of miscarriage or stillbirth that includes—

24                     “(1) a unique identification number for the un-  
25                     born child who was miscarried or stillborn;

1           “(2)(A) the name of the unborn child, as pro-  
2       vided on the form under subsection (a); or

3           “(B) if a name does not appear on such original  
4       or amended form and the requesting parent does not  
5       wish to provide a name for the unborn child, ‘baby  
6       boy’ or ‘baby girl’, as applicable (or ‘baby’ if the  
7       child’s sex is unknown), and the last name of the  
8       parent;

9           “(3) the probable gestational age of the child;

10          “(4) the following statement, which shall appear  
11       on the front of the certificate: ‘This certificate is not  
12       proof of a live birth’;

13          “(5) the names of the parents; and

14          “(6) any other information as the Director may  
15       require.

16          “(c) FEES.—The Secretary, acting through the Di-  
17       rector, may require payment of a fee from the requesting  
18       parent for obtaining a certificate of miscarriage or still-  
19       birth under subsection (b), in an amount that is not great-  
20       er than the actual cost of processing such certificate.

21          “(d) DISCLOSURE.—Information submitted to the  
22       Secretary under subsection (a) and issued by the Sec-  
23       retary under subsection (b) shall be confidential, and shall  
24       not be disclosed other than as provided in such subsections  
25       or as otherwise used in the administration of the child tax

1 credit allowed under section 24 of the Internal Revenue  
2 Code of 1986.

3 “(e) DEFINITIONS.—For purposes of this section—

4       “(1) MISCARRIAGE.—The term ‘miscarriage’  
5 means the involuntary death of an unborn child who  
6 was carried in the womb for a period of less than  
7 20 weeks.

8       “(2) QUALIFYING HEALTH CARE PRACTI-  
9 TIONER.—

10       “(A) IN GENERAL.—The term ‘qualifying  
11 health care practitioner’—

12           “(i) means an individual who is li-  
13 censed to practice medicine and surgery,  
14 osteopathic medicine and surgery, or mid-  
15 wifery, or who is otherwise legally author-  
16 ized to perform births and to diagnose and  
17 attend miscarriages or stillbirths; and

18           “(ii) excludes any such individual who  
19 is acting within the scope of employment  
20 with, self-employment as or with, or volun-  
21 teer service for, an abortion center.

22       “(B) ABORTION CENTER.—For purposes  
23 of subparagraph (A)(ii), the term ‘abortion cen-  
24 ter’—

1                 “(i) means any entity for which at  
2                 least one percent of its gross receipts are  
3                 from performing abortions (including the  
4                 use or prescription of any abortion-induc-  
5                 ing drug, but excluding any procedure that  
6                 is necessary to prevent the death of a preg-  
7                 nant mother whose life is endangered by a  
8                 physical disorder, physical illness, or phys-  
9                 ical injury, including a life-endangering  
10                 physical condition caused by or arising  
11                 from the pregnancy itself, so long as every  
12                 reasonable effort is made to preserve the  
13                 lives of both the pregnant mother and her  
14                 unborn child);

15                 “(ii) includes the entire legal entity  
16                 described in clause (i), including any entity  
17                 that controls, is controlled by, or is under  
18                 common control with, such legal entity;  
19                 and

20                 “(iii) excludes any hospital (as defined  
21                 in section 1861(e) of the Social Security  
22                 Act).

23                 “(3) STILLBIRTH.—The term ‘stillbirth’ means  
24                 the involuntary death of an unborn child who was  
25                 carried in the womb for 20 weeks or more.

1           “(4) UNBORN CHILD.—The term ‘unborn child’  
2       means an individual of the species homo sapiens,  
3       from the beginning of the biological development of  
4       that individual, including fertilization, until the point  
5       of the earlier of being born alive (as defined in sec-  
6       tion 8(b) of title 1, United States Code) or death.”.

